Boehringer Ingelheim

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Examiner C. Azpuru
United States Patent and Trademark Office

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P.01/36

(703) 872-9306

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OFICIAL

October 9, 2003

Telephone 203/798-4542 Telefax 203/798-4408

pdatlow@rdg.boehringer-

900 Ridgebury Rd/P.O. Box 368 Ridgefield, CT 06877-0368

Philip L Datiow

ingelheim.com

E-Mail

USSN 09/975,418; Atty. Docket No. 1/1149

Dear Examiner Azpuru:

With regard to the above-referenced patent application, enclosed are the following documents:

1. Response to Notice of Allowance and Fee(s) Due (2 Pages);

2. Copy of Amendment Under 37 CFR § 1.312 filed by facsimile on April 10, 2003, with copy of fax transmittal form verifying complete transmission on that date (12 Pages);

 Copy of Amendment filed by facsimile on June 2, 2003, along with the Petition to Withdraw from Issue and Request for Continued Examination, with copy of fax transmittal form verifying complete transmission on that date (18 Pages);

4. Copy of Supplemental Information Disclosure Statement by Applicant filed on August 15, 2002 (1 page);

 Copy of Supplemental Information Disclosure Statement by Applicant filed on August 15, 2002, marked by Examiner; and

Copy of Decision On Petition.

If you have any questions regarding the enclosed, please call me at 203/798-4542.

Sincerely,

Philip I. Datlow

Attorney for Applicant(s)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of:

Bechtold-Peters, K. et al)

Art Unit:

1615

Serial No.:

09/975,418

Examiner:

Carlos A. Azpuru

Conf. No.:

4479

Filed: For: 10/11/2001

Docket No.:

Inhalable Powder Containing Tiotropium

1/1149

I hereby certify that this correspondence is being facsimile transmitted to Examiner Carlos A. Azpuru, U. S. Patent and Trademark Office, at (703) 872-9306 on October 9, 2003.

By: 🖊

Philip I. Datlow Reg. No. 41,482

RESPONSE TO NOTICE OF ALLOWANCE AND FEE(S) DUE

Dear Sir:

This is in response to the Notice of Allowance and Fee(s) Due mailed on September 8, 2003, regarding the above-identified application. The Notice is believed to be incomplete since it fails to acknowledge the following two documents filed prior to the issuance of the Notice:

- 1) The Amendment Under 37 CFR § 1.312 filed by facsimile on April 10, 2003 (copy enclosed along with fax transmittal form verifying complete transmission on that date). This Amendment amended certain claims and also added claims 18-31 to the application
- 2) The Amendment filed by facsimile on June 2, 2003, along with the Petition to Withdraw from Issue¹ and Request for Continued Examination (copy of Amendment is enclosed along with fax transmittal form verifying complete transmission on that date). This Amendment cancelled claim 12 and added claims 32-58 to the application.

In addition, on the Supplemental Information Disclosure Statement by Applicant form return with the Notice (copy is enclosed; the original was filed with the IDS on August 15, 2002), the Examiner crossed through the citation to copending US Appln No. 09/961,822, and it is therefore unclear on the record whether or not this copending application was considered.

¹ The Petition to Withdraw from Issue was granted on June 3, 2003. (copy enclosed)

RESPONSE TO NOTICE OF ALLOWANCE AND FEE(S) DUE USSN 09/975,418 ATTY. DOCKET NO. 1/1149

In view of the above, the Examiner is respectfully requested to consider and acknowledge both Amendments filed on April 10 and June 2, 2003, and the Supplemental IDS originally filed August 15, 2002, and return with the next communication an initialed and signed copy of the Supplemental IDS form to the undersigned (a clean copy of the Supplemental IDS is provided herewith for the Examiner's use).

Applicants submit that the present application remains in condition for allowance. The Examiner is therefore respectfully requested to issue a <u>new Notice</u> of Allowance and Fee(s) Due and a <u>new Notice</u> of Allowability that acknowledges and takes into consideration the Amendments and IDS documents mentioned above, especially in box 1 ("This communication is responsive to _____") and box 2 ("The allowed claim(s) is/are _____") of the Notice of Allowability, thereby resetting the date on which the Issue Fee payment is due.

The Examiner is respectfully requested to call the undersigned attorney at the telephone number listed below to confirm receipt of this paper and attachments.

Respectfully submitted.

Philip I. Datlow Reg. No. 41,482

Patent Department
Boehringer Ingelheim Corp.
900 Ridgebury Road
P.O. Box 368
Ridgefield, CT 06877
Tel: (203) 798-4542
Date: October 9, 2003

** TX STATUS REPORT **

AS OF APR 10 2003 13:48 PAGE. 01

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Examiner Carlos A. Azpum U. S. Patent and Trademark Office

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Telefax

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April 10, 2003

Philip I, Datlow

E-Mail

Telephone 203/798-4542 Telepa 203/798-4408

Re: USSN 09/975,418; Attorney Docket No. 1/1149

Dear Examiner Azpuru:

Enclosed herewith please find the following documents for the above-referenced - patent application:

pdatlowardg.boahringer-ingelheim.com

900 Ridgebury Rd/P.O. Box 368 Ridgefield, CT 06877-0368

Amendment Under 37 CFR §1.312 (10 Pages)
 Fee Transmittal for FY 2003 (3 Pages)
 Copy of Claims from USSN 09/961,822; Attorney Docket No. 1/1148

Sincerely,

Philip L Datlow Attorney for Applicant(s) Reg. No. 41,482